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Office of the Secretary of State
March Fong Eu

1230 J Street
Sacramento, California 95814

Elections Division
(916) 445-0820

January 29, 1982

TO ALL REGISTRARS OF VOTERS, OR COUNTY CLERKS, AND PROPONENT

Pursuant to Section 3513 of the Elections Code, we transmit herewith a copy of the Title and Summary prepared by the Attorney General on a proposed Initiative Measure entitled:

GAMBLING
INITIATIVE CONSTITUTIONAL AMENDMENT

Circulating and Filing Schedule

1. Minimum number of signatures required 553,790
Cal. Const., Art. II, Sec. 8(b).
2. Official Summary Date Friday, 1/29/82
Elec. C., Sec. 3513.
3. Petition Sections:
 - a. First day Proponent can circulate Sections for signatures . . Friday, 1/29/82
Elec. C., Sec. 3513.
 - b. Last day Proponent can circulate and file with the county.
All Sections are to be filed at the same time within each
county. Monday, 6/28/82+
Elec. C., Secs. 3513, 3520(a).
 - c. Last day for county to determine total number of signatures
affixed to petition and to transmit total to the Secretary of
State Monday, 7/5/82

(If the Proponent files the petition with the county on a date prior to 6/28/82, the county has five working days from the filing of the petition to determine the total number of signatures affixed to the petition and to transmit the total to the Secretary of State.) Elec. C., Sec. 3520(b).

- + PLEASE NOTE: To the Proponent who may wish to qualify for the 1982 General Election. The law allows up to 56 days to county election officials for checking and reporting petition signatures. The law also requires that this process be completed 131 days before the election in which the people will vote on the initiative. It is possible that the county may not need the whole 56 days. But if you want to be sure that this initiative qualifies for the 1982 General Election, you should file this petition with the county by April 29, 1982.

- d. Last day for county to determine total number of qualified electors who signed the petition, and to transmit certificate with a blank copy of the petition to the Secretary of State. Tuesday, 7/20/82

(If the Secretary of State notifies the counties to determine the number of qualified electors who signed the petition on a date prior to 7/5/82, the last day is not later than the fifteenth day after the notification.)
Elec. C., Sec. 3520(d), (e).

- e. If the signature count is between 498,411 and 609,169 then the Secretary of State notifies the counties using the random sampling technique to determine the validity of all signatures.

Last day for county to determine actual number of all qualified electors who signed the petition, and to transmit certificate with a blank copy of the petition to the Secretary of State. Thursday, 8/19/82

(If the Secretary of State notifies the counties to determine the number of qualified electors who have signed the petition on a date prior to 7/20/82, the last day is not later than the thirtieth day after the notification.)
Elec. C., Sec. 3521(b), (c).

4. Campaign Statements:

Last day for the Proponent to file a Campaign Statement of Receipts and Expenditures for period ending 7/26/82. Monday, 8/2/82

(If the Secretary of State finds that the measure has either qualified or failed to qualify on a date earlier than 6/28/82, the last date to file is the 35th calendar day after the deadline for filing petitions or the date of notification by the Secretary of State that the measure has either qualified or failed to qualify, whichever is earlier. The closing date for the campaign statement is seven days prior to the filing deadline.)
Gov. C., Secs. 84200(d), 84202(j).

5. The Proponent of the above named measure is:

Robert W. Wilson
14050 Magnolia, #112
Sherman Oaks, CA 91423

Sincerely,

WILLIAM N. DURLEY
Assistant to the Secretary of State
Elections and Political Reform

A handwritten signature in cursive script, reading "Edward Arnold Jr.", enclosed in a large right-facing curly bracket.

EDWARD G. ARNOLD JR.
Elections Assistant

NOTE TO PROPONENT: Your attention is directed to Elections Code Sections 41, 44, 3501, 3507, 3508, 3516, 3517, and 3519 for appropriate format and type considerations in printing, typing, and otherwise preparing your initiative petition for circulation and signatures. Your attention is further directed to the campaign disclosure requirements of the Political Reform Act of 1974, Government Code Section 81000 et seq.



State of California
Department of Justice
George Deukmejian
(PRONOUNCED DUKE-MAY-JIN)
Attorney General
January 29, 1982

555 CAPITOL MALL, SUITE 350
SACRAMENTO 95814
(916) 445-9555

FILED
In the office of the Secretary of State
of the State of California

JAN 29 1982

MARCH FONG EU, Secretary of State
By Edward Arnold
Deputy

Honorable March Fong Eu
Secretary of State
1230 J Street
Sacramento, California 95814

RE: Initiative Title and Summary.
Our File No.: SA81RF0031

Dear Mrs. Eu:

Pursuant to the provisions of section 3503 and 3513 of the Elections Code, you are hereby notified that on this day we mailed to the proponent(s) of the above identified proposed initiative our title and summary.

Enclosed is a copy of our transmittal letter to the proponent(s), a copy of our title and summary, a declaration of mailing thereof, and a copy of the proposed measure.

According to information available in our records, the name(s) and address(es) of the proponent(s) is as stated on the declaration of mailing.

Very truly yours,

George Deukmejian
Attorney General

Robert Burton
Robert Burton
Deputy Attorney General

Enclosure

Date: January 29, 1982
File No.: SA 81RF0031

The Attorney General of California has prepared the following title and summary of the chief purpose and points of the proposed measure:

GAMBLING. INITIATIVE CONSTITUTIONAL AMENDMENT. Provides for off-track wagering in all counties on results of horse races. Authorizes cities and counties to provide for lotteries for their own local use. Provides local option to conduct various games of chance involving cards, dice, lotteries, and other gambling devices within two cities, Adelanto and Clearlake. Establishes Public Gaming Control Commission to regulate and issue permits pursuant to laws enacted by Legislature. Provides revenues derived from off-track wagering are to be shared with 25% to licensee, 25% for increased purses and betterment of breed, and 50% to State for education. Fiscal impact on state and local governments: The Legislative Analyst and the Director of Finance advise that: There would be indeterminate state and local cost increases for regulation of the activities authorized. There would be substantial increase in state revenues from the activities which would be dedicated to public education. State administrative costs would be borne by the General Fund. Local costs would be reimbursed from significant increases in local revenues.

Robert W. Wilson, Proponent
14050 Magnolia # 112
Sherman Oaks, Ca 91423

(213) 907-0648

Nov. 16, 1981

Mr. Robert Burton Deputy Attorney General
State of California
Department of Justice
Attorney General George Deukmejian
555 Capitol Mall, Suite 350
Sacramento, Ca 95814

RE: Initiative Proposing Amendment to: Constitution
Subject: Gambling Initiative
Your File No.: SA81RF0031

Dear Mr. Robert Burton:

I want to thank you for your patience and your help in regards of your working on my initiatives, sometime I feel like a big bother to you, but nevertheless I most likely will keep trying to put my Amendment on the ballot till im dead.

I request you to prepare a Title and Summary of the chief purpose and points of the enclosed initiative measure which is an amended measure to the initiative measure on file in your office. (File No.:SA81RF0031).


Changes as follows:

Section 1. and may authorize cities and counties to provide for lotteries, but only for local use by the local government authorizing a lottery.

Section 3. as well authorize cities and counties to provide for lotteries, but only for local use by the local government.

Section 4. lotteries for cities and counties as the Legislature sees fit.

Respectfully yours,


Robert W. Wilson, Proponent



Office of the Secretary of State
March Fong Eu

1230 J Street
Sacramento, California 95814

Elections Division
(916) 445-0820

July 6, 1982

TO: ALL REGISTRARS OF VOTERS/COUNTY CLERKS/PROPONENT(S)

FROM: Edward Arnold Jr.
EDWARD ARNOLD JR., ELECTIONS ASSISTANT

Pursuant to Elections Code 3520(b) you are hereby notified that the total number of signatures to the hereinafter named proposed INITIATIVE CONSTITUTIONAL AMENDMENT filed with all county clerks is less than 100 percent of the number of qualified voters required to find the petition sufficient; therefore, the petition has failed.

TITLE: GAMBLING
INITIATIVE CONSTITUTIONAL AMENDMENT

SUMMARY DATE: January 29, 1982

PROPONENT: Robert W. Wilson

EA/ds

Barbara Lee

For Immediate Release
February 2, 1982

Contact: Caren Daniels

GAMBLING AND TAX MEASURES BEGIN CIRCULATION REPORTS EU

SACRAMENTO -- Robert Wilson is at it again! The Sherman Oaks man has begun his seventeenth attempt to place a measure legalizing gambling on the ballot, Secretary of State March Fong Eu reported today (Feb. 2). Ms. Eu also announced the beginning of a citizens' effort to provide affordable housing to California residents.

The purpose of Wilson's measure is, in his words, "to create a Public Education Fund to aid Public Education and to reduce the burden of Taxation...upon the property owners and upon the individual Taxpayers...." To accomplish these goals, he proposes a "pilot, experimental program" for a period of 28 years to legalize gambling in California. Off-track wagering on results of horse races held in California would be authorized in all counties. Fifty percent of the revenues collected from this activity would go to the State for the support of education and for tax reduction; 25% would go to the licensee and 25% for purse enhancement and betterment of breed. Cities and counties would be authorized to conduct lotteries "only for local use by the local government authorizing the lottery." In addition, two cities, Adelanto in San Bernardino County and Clearlake in Lake County, would be granted the option to operate various games of chance involving dice, cards, and other gambling devices. A Public Gaming Control Commission of five members appointed by the governor would be established to regulate all gaming activities and issue permits according to laws passed by the Legislature.

Since the measure is a constitutional amendment, 553,790 registered voter signatures are required for it to earn a spot on the ballot. The last day signatures can be filed with county elections officials is June 28. An earlier deadline is required, however, if Wilson wishes

(more)

to place his measure on the November 1982 general election ballot. In order to allow sufficient time for full verification of signatures, petitions must be submitted by April 29. Proponent Wilson is reachable at (213) 907-0648.

Concerned with the decline in the housing construction industry and the inability of middle to low income households to rent or purchase desirable housing, a group of citizens from Los Angeles and the San Francisco bay area has begun an initiative drive to establish a state-funded affordable housing program. Specified state personal income and corporate franchise tax rates would be increased, banks and financial corporations taxes would be modified, and capital gains exclusions eliminated to provide increased revenues to support the program. These revenues would be placed in the Affordable Housing Fund which would be appropriated to the Department of Housing and Community Development to provide rental and ownership opportunities for middle, moderate and low income households.

The measure, titled "Taxes. Use For Housing.", is an initiative statute which requires 346,119 qualified signatures to be placed on the ballot. Final filing deadline is June 28; but again, to qualify for the November general election, all signatures must be submitted by April 29. Proponents of the measure are Linda Rae Valentino, Los Angeles; Glen Schneider, Berkeley; Lucienne O'Keefe, San Rafael; and Theodore Hughart of Van Nuys.

Copies of these initiatives, their titles and summaries and circulation calendars are attached.

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As Amended #1

AN INITIATIVE PETITION PROPOSING AN
AMENDMENT TO THE CONSTITUTION OF
THE STATE OF CALIFORNIA ESTABLISHING
A PUBLIC GAMING CONTROL COMMISSION
TO AID PUBLIC EDUCATION AND REDUCE
BURDEN OF TAXATION.

INITIATIVE MEASURE

TO BE SUBMITTED DIRECTLY TO THE ELECTORS.

The full text of the proposed Amendment is as follows:

THE PEOPLE OF THE STATE OF CALIFORNIA DO ENACT AS FOLLOWS:

The Constitution of the State of California is hereby amended by adding thereto a new article and sub-section designated as Article IV, Section 19, sub-section (D), which shall immediately follow Article IV, Section 19, sub-section (C), and shall read as follows:

ARTICLE IV, SECTION 19, SUB-SECTION (D)
PUBLIC EDUCATION ACT

SECTION 1. The purpose of this article is to create a Public Education Fund to aid Public Education and to reduce the burden of Taxation, directly and indirectly, upon the property owners and upon the individual Taxpayers of the State of California. This measure will provide funds to build new schools, provide more teachers, curtail half-day school sessions, and stop proposed year-round double-day school sessions, educating our children today for the survival of tomorrow. Existing methods of taxation have proved inadequate to meet the increasing cost of State, County, and City Governments. The property tax cut (prop. 13) has seriously impaired the State Public Education Fund and the economy of the State. This article will provide a serious partnership between the Horse Racing industry and Public Education, thereby providing a new enterprise for the State and furnish thousands of new jobs in the building and construction trades and related businesses. It will keep Californian's money in California and stop being a year-round Santa Claus to the State of Nevada. Additionally the purpose of this article is to provide for Gaming as set forth in the Penal Code, Chapter 10, Section 330, as well as provide for the regulation of Off-track Wagering on the results of horse races in the State of California and may authorize cities and counties to provide for lotteries, but only for local use by the local government authorizing a lottery. The proposed program is a pilot, experimental program for the State of California for a limited period of time — Twenty-Eight (28) years.

SECTION 2. This article shall be cited as the Public Education Act, and all references to same shall be Public Education Act.

SECTION 3. The Legislature shall provide for the regulation of Gaming as defined in the Penal Code, Chapter 10, Section 330 and for regulation of Off-track Wagering on the results of horse races in the State of California, as well authorize cities and counties to provide for lotteries, but only for local use by the local government. After the Twenty-Eight (28) year period referred to in Section (1) of this article expires the Legislature shall have the power to extend the pilot experimental program to a time to be determined by it which any subsequent licenses and permits may be issued according to all rules, regulations and conditions which the Legislature may have then prescribed or to confirm said article for all Counties of this State.

SECTION 4. There will be a Public Gaming Control Commission of Five (5) members appointed by the Governor and approved by the State Senate, with majority of the Senate concurring. A member of the P.G.C. Commission shall be appointed for a Six-year term, except that Two (2) of the Five (5) members initially appointed shall be appointed for a Four-year (4) term with all subsequent appointments being for Six-year (6) terms. An appointment to fill a vacancy shall be made by the Governor for the unexpired portion of the term. The Legislature shall prescribe the compensation for members of the P.G.C. Commission. The Legislature shall delegate to the P.G.C. Commission such powers relating to Gaming and Off-track Wagering on the results of horse races, lotteries for cities and counties as the Legislature sees fit.

SECTION 5. The Legislature shall give the P.G.C. Commission all power necessary and proper to enable it to carry out fully and effectively the purpose of this law.

SECTION 6. Off-track Wagering on the results of horse races shall take place in all counties of the State. Off-track Wagering on the results of horse races shall only apply to horse races in the State of California. All revenues derived from Off-track Wagering funds (at each respective race track) shall be pursuant to the existing sliding scale percentage of each dollar wagered on horse racing, now and future in effect. It shall be shared twenty-five percent (25%) to the licensee authorized and designated by the State Horse Racing Board or Commission to conduct horse race meetings in the State of California, twenty-five percent (25%) for increased purse money for the betterment of the breed of race horses, and fifty percent (50%) to the State of California for the support of Public Education and for Tax Reduction to the people of the State of California.

SECTION 7. All funds received from this article for the State of California shall be paid into the State General Fund to the credit of the Public Education Fund and shall be appropriated annually to the needs of Public Education based on an average daily school attendance basis in amounts and for the purpose best calculated in the judgement of the State Superintendent of Public Instruction to reduce public taxation for said educational purposes.

SECTION 8. This section relates to Gaming only as follows:

A. The Legislature shall pass all laws reasonably necessary to implement the conducting of Gaming as defined in the State Penal Code, Chapter 10, Section 330.

B. San Bernardino County and Lake County shall be the only counties for this pilot program. Only the cities and to the cities' boundaries shall be involved as stated in the following.

C. The geographical areas permitting Gaming are located in the County of San Bernardino known as the City of Adelanto, California, and the County of Lake known as the City of Clearlake, California.

D. Each city named shall adopt a City Ordinance with a full-time three (3) man commission appointed by its City Council for the purposes of licensing and investigating applicants for gaming licenses, supervision over Gaming, and establishing its licensing and tax fees.

E. The cities named in SECTION 8, Subsection C, shall have the exercise of local option to permit Gaming as set forth in this measure.

F. The Public Gaming Control Commission of the State shall issue permits for Gaming at the request of the respective City Councils. It shall be unlawful for any person, persons, corporations, associations, or other legal entities to conduct Gaming in California without a city license and permit from the Public Gaming Control Commission of California.

G. The Public Gaming Control Commission shall issue as many Gaming permits as the City of Adelanto and the City of Clearlake request for Gaming. Thirty days after the issuance of a permit for Gaming, permittee shall pay to the Public Gaming Control Commission the sum of twenty-five thousand dollars (\$25,000) as a permit fee. Said fee shall be paid into the State General Fund. The permittee shall pay said permit fee annually thereafter.

SECTION 9. Definitions

1. "GAMING LICENSE" defined: any license issued by the City of Adelanto or the City of Clearlake, or any political subdivision thereof pursuant to this measure or sections which authorize the person named therein to engage in Gaming as defined in SECTION 8 in this measure.

2. "GAMING PERMITS" defined: any permits issued by the Public Gaming Control Commission which authorizes the person named therein to engage in Gaming as defined in SECTION 8 in this measure.

SECTION 10. All provisions of the Constitution of the State of California and the laws of the State of California in conflict with or inconsistent with the provisions hereof are hereby repealed. If any portion, section, or clause of this article shall be declared unconstitutional or invalid, such declaration or adjudication shall not affect the remainder of this article.

SECTION 11. The Legislature shall pass all laws necessary to effect operation of this measure. It shall take effect five (5) days after the date of the official declaration of the vote by the Secretary of State and become operative upon the first day of the first month after the date of the official declaration of the vote. The provisions of this article are self-executing.

DECLARATION OF MAILING

The undersigned Declarant, states as follows:

I am over the age of 18 years and not a proponent of the within matter; my place of employment and business address is 555 Capitol Mall, Suite 350, Sacramento, California 95814.

On the date shown below, I mailed a copy or copies of the attached letter to the proponents, by placing a true copy thereof in an envelope addressed to the proponents named below at the addresses indicated, and by sealing and depositing said envelope or envelopes in the United States mail at Sacramento, California, with postage prepaid. There is delivery service by United States mail at each of the places so addressed, or there is regular communication by mail between the place of mailing and each of the places so addressed.

Date of Mailing: January 29, 1982

Subject: Gambling

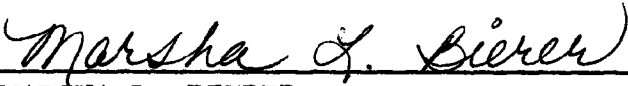
Our File No.: SA81RF0031

Name of Proponent(s) and Address(es):

Robert W. Wilson
14050 Magnolia, #112
Sherman Oaks, California 91423

I declare under penalty of perjury that the foregoing is true and correct.

Executed at Sacramento, California on January 29, 1982.


MARSHA L. BIERER
Declarant



State of California
Department of Justice
George Deukmejian
(PRONOUNCED DUKE-MAY-GIN)
Attorney General
January 29, 1982

555 CAPITOL MALL, SUITE 350
SACRAMENTO 95814
(916) 445-9555

Robert W. Wilson
14050 Magnolia, #112
Sherman Oaks, California 91423

RE: Initiative Title and Summary.
Subject: Gambling
Our File No.: SA81RF0031

Pursuant to your request, we have prepared the attached title and summary of the chief purposes and points of the above identified proposed initiative. A copy of our letter to the Secretary of State, as required by Elections Code sections 3503 and 3513, our declaration of mailing, and the text of your proposal that was considered is attached.

The Secretary of State will be sending you shortly a copy of the circulating and filing schedule for your proposal that will be issued by that office.

Please send us a copy of the petition after you have it printed. This copy is not for our review or approval, but to supplement our file in this matter.

Very truly yours,

George Deukmejian
Attorney General

Robert Burton
Deputy Attorney General

Attachment

Office of the County Clerk



COUNTY OF SAN MATEO

HALL OF JUSTICE AND RECORDS • REDWOOD CITY • CALIFORNIA 94063
(BRANCH OFFICE: 40 TOWER ROAD, SAN MATEO, CA 94402 • (415) 573-2081)

BOARD OF SUPERVISORS

EDWARD J. BACCIOCCO, JR.
ARLEN GREGORIO
WILLIAM J. SCHUMACHER
K. JACQUELINE SPEIER
JOHN M. WARD

COUNTY CLERK • RECORDER

MARVIN CHURCH
Robert Kasper, Assistant
(415) 363-4711

June 29, 1982

Office of the Secretary of State
1230 "J" Street
Sacramento, California 95814

Attention: Barbara Lee, Elections Technician

Dear Ms. Lee:

Subject: Gambling - Initiative Constitutional Amendment

There has been no filing of subject petition sections for signature verification in this office as of the last day to circulate and file, Monday, June 28, 1982.

Sincerely,

Marvin Church, County Clerk-Recorder

Robert Kasper, Chief Deputy
Registration-Elections Division

RK:b



SAN JOAQUIN COUNTY
OFFICE OF THE COUNTY CLERK

RALPH W. EPPERSON
COUNTY CLERK

REGISTRATION-ELECTION DIVISION

119 EAST WEBER AVENUE
STOCKTON, CALIFORNIA 95201
TELEPHONE (209) 944-2671

ALBERT FLOR
ASST. COUNTY CLERK

ETHEL TUNSEN
CHIEF ELECTION CLERK

MAILING ADDRESS P.O. BOX 810

July 29, 1982

The Honorable March Fong Eu
Secretary of State
State of California
1230 J Street
Sacramento, Calif. 95814

Attn: Barbara Lee

Re: GAMBLING

This is to inform you that under Elections Code Sections 3513 and 3520, San Joaquin County has received -0- signatures for the GAMBLING -- INITIATIVE CONSTITUTIONAL AMENDMENT.

Very truly yours,
RALPH W. EPPERSON, County Clerk

By *J.A. Podesta*
J.A. Podesta, Deputy Clerk

RWE:JP:mev



COUNTY OF SACRAMENTO

DEPARTMENT OF VOTER REGISTRATION & ELECTIONS

3700 BRANCH CENTER ROAD, SUITE C
SACRAMENTO, CALIFORNIA 95827
(916) 366-2051

ERNEST R. HAWKINS
REGISTRAR OF VOTERS

Dwight M. Beattie
Chief Election and
Registrar Technician

June 29, 1982

I, Ernest R. Hawkins, Registrar of Voters of the County of Sacramento, State of California, hereby certify that on or before June 28, 1982, no petition sections containing signatures were filed by the proponents of the Gambling Initiative Constitutional Amendment.

Ernest R. Hawkins
Registrar of Voters